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CONGRESSMAN DAVID SCOTT
13th CONGRESSIONAL DISTRICT OF GEORGIA

Privacy Release Form

The Privacy Act of 1974 prohibits government from revealing any information from personal files of individuals without the express written permission of the person involved. Disclosure of personal records to a Congressman who is acting on behalf of a constituent is prohibited, unless the individual to whom the record pertains has consented. I, the undersigned, hereby authorize the release of all pertinent information to and by Congressman Scott to make an inquiry on my behalf.

(Please Print)

May 13th, 2011

Name: [REDACTED]

Street Address: [REDACTED]

City: [REDACTED]

State: [REDACTED]

Zip Code: [REDACTED]

Phone: [REDACTED]

Types of benefits you are seeking:

1. Permanent Relief from the Georgia Department of Juvenile Justice or ANY group that plans to place any type of permanent destructive bodies in our community. We are asking for re-consideration in the re-opening of the Juvenile Detention Center at J. C. Larmore.
2. Federal protection of ALL 20 acres of land from any building or extenuating circumstances. As of August 2, 2010, 11, 75 acres of land behind J C Larmore Probation Detention Center have been placed under conservation easement with the Upper Chattahoochee Riverkeepers.
3. Development of a wild life sanctuary or preserve for the property at the J. C. Larmore PDC site that is placed under conservation easement by the Upper Chattahoochee Riverkeeper's.
4. Fines levied for violations of the Title VI of the Civil Rights Act of 1964 (under Executive Order 12250) violations, enforcement of Title VI of the Civil Rights Act of 1964 and Fourteenth Amendment - **Rights Guaranteed Privileges and Immunities of Citizenship, Due Process and Equal Protection that is guaranteed by the US Constitution for "Just Compensation"**.
5. The Georgia Department of Juvenile Justice to return the building on the site of the J. C. Larmore PDC site to Fulton County.
6. We feel that we have several issues pertaining to trespass, negligence and nuisances because we are carrying a "disproportionate" amount of burden for the State of Georgia, thusly creating a "disparate impact" on our

Please return signed and completed form to:

173 North Main Street

Jonesboro, Georgia 30236 --

(770) 210-5073 - phone (770) 210-5673 - fax

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community, hence an issue of **Environmental Justice**, with a disregard to our 5th and 14th Amendment Rights under the United States Constitution.

7. Establish a community (within the surrounding community) based group that oversees the usages of the JC Larmore PDC working in conjunction with Georgia Department of Juvenile Justice with true and legitimate LEGAL power to work on behalf of the community.

8: Work with the community regarding the implementation of the South Fulton Penultimate Academy proposal for the J C Larmore PDC. Hence, replacing the Youth Development/Detention Center of Department of Juvenile Justice with an Alternative Education Facility, becoming a proactive entity verse a reactive cohort to a problem that plaques the community.

Date and Place claim was filed: 5-19-04 Environmental Protection Department, 11-21-04 Congressman David Scott's office in Jonesboro. (Largest file in that office to date)

Any other number associated: **139043659**

Federal agency involved:

Office of Juvenile Justice, Department of Juvenile Justice (Georgia), Department of Justice (Juvenile Justice). Each one has contributed to the 7 million dollars that the Child and Youth Coordinating Council has set aside for the re-opening of the JC Larmore PDC. Through OJJDP Formula Grant Funds, the Child and Youth Coordinating Council , Title V projects Grants and the Juvenile Accountability Block Grants these are the dollars that are supporting this effort to re-establish the site.

Brief description of problem: (Attach additional sheets if necessary)

The issue is simply that our community does not want nor need a prison of any type placed at its door step. The issue also consists as **Environmental Justice issues such as power lines being placed through citizen's property, prisons being placed within the community without community knowledge, an inert landfill being placed off of South Fulton Parkway when there are already 7 within a 10 mile radius of one another. With the creation of another destructive entity being placed in our community, our communities have now been subjugated to being in a toxic donut. This is Environmental IN-Justice at its best form.** Under the laws of our land, the communities that are directly impacted we demand that these issues be addressed without any hesitation for the betterment of the community.

During the time of the heinous action taken against these communities, (see previous complaints filed with this office) we did not know about the re-opening of the J. C. Larmore Probation Detention Center (PDC). We were not asked, alerted, told, consulted, written and never given notice of the intent to convert the site from an adult facility into a youth facility within our community. Even after our meeting with Dr. Coleman of the department of Juvenile Justice in September of 2008, and the representatives of our district, there has not been continued communication regarding the re-opening of the juvenile facility.

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